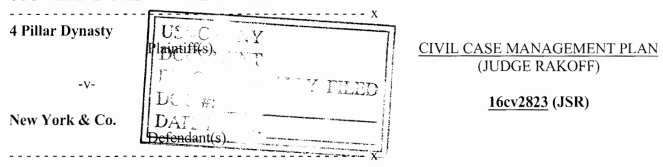
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK



This Court requires that this case shall be ready for trial on

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This pl	After consultation with counsel for the parties, the following Case Management Plan is adopted. an is also a scheduling order pursuant to Rules 16 and 26(f) of the Federal Rules of Civil Procedure.		
A.	The case (is) (is not) to be tried to a jury. [Circle as appropriate]		
B.	Joinder of additional parties must be accomplished by $\frac{C(30/16)}{C(30/16)}$.		
C.	Joinder of additional parties must be accomplished by $\frac{C/30/16}{}$. Amended pleadings may be filed without leave of Court until $\frac{C/30/16}{}$.		
D.	Discovery (in addition to the disclosures required by Fed. R. Civ. P. 26(a)):		
	1. <u>Documents.</u> First request for production of documents, if any, must be served by		
	2. <u>Interrogatories</u> . Interrogatories pursuant to Rule 33.3(a) of the Local Civil Rules of the Southern District of New York must be served by		
	3. Experts. Every party-proponent of a claim (including any counterclaim, cross-claim, or third-party claim) that intends to offer expert testimony in respect of such claim must make the disclosures required by Fed. R. Civ. P. 26(a)(2) by		

application for which must be made no later than 10 days after the date specified in the immediately preceding sentence. All experts may be deposed, but such depositions must occur within the time

limit for all depositions set forth below.

	completed by 9/15/16 . Unl	less counsel agree otherwise or the Court so orders, ties have completed the initial disclosures required by
		from the date of this Order, whichever is earlier.
		no party having priority, and no deposition shall extend
	beyond one business day without prior leave	of the Court.
	[insert date that is no later than 30 days prior below].	if any, must be served by 7/6/16 to date of close of discovery as set forth in item 6
	C All discourse in to be a secured at device of the	195/16 . Interim deadlines for items 1–5
	above may be extended by the parties on cor	nsent without application to the Court, provided the
		covery completion date set forth in this paragraph. The
		d only upon a showing to the Court of extraordinary
	circumstances, and may not be extended on o	
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	actice may be brought on without further consulta-	in the form prescribed by the Court's Individual Rules of tion with the Court provided that a Notice of any such all Rules of Practice, is filed no later than one week
	, <u> </u>	ve) and provided that the moving papers are served by
416605	, answering papers by 10	728//6, and reply papers by
pape serv	[the last of these days being scovery]. Each party must file its respective paper pers are served. Additionally, on the same date the	g no later than six weeks following the close of rs with the Clerk of the Court on the same date that such at any papers are served and filed, counsel filing and non-electronic hard copies to the Courthouse for deliver
shal	otions, shall be held on[1/14//6at You [rgument on any post-discovery summary judgment date to be inserted by the Court], at which time the Courtiements for the Joint Pretrial Order and/or other prendividual Rules of Practice.
	11	ned by Judge Rakoff's Individual Rules of Practice. all of the Court's Individual Rules, as well as with the the Southern District of New York.
	SO ORDERED.	Filehall
		JED S. RA KOFF / U.S.D.J.
DA'	ATED: New York, New York	U.S.D.J.
DA	<u> 3/12/6</u>	